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Counsel for Defendant

## IN THE UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF UTAH

ARE YOU LISTENING YET PAC, and TRACIE HALVORSEN,

Plaintiffs,

v.

DEIDRE HENDERSON, Lieutenant Governor of the State of Utah, in her official capacity,

Defendant.

STIPULATED MOTION TO FILE EXCESS PAGES ON DEFENDANT'S MEMORANDUM IN OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION

Case No. 2:24-cv-00104-JNP

Judge Jill N. Parrish

Pursuant to DUCivR 7-1(e) and the Court's Standing Order, ECF No. 18, Defendant Lieutenant Governor Deidre Henderson requests leave from the court to file excess pages in her

Memorandum in Opposition to Plaintiffs' Motion for Preliminary Injunction.

Lt. Governor Henderson requests leave to file 5 additional pages beyond the limit of 25

pages set forth in DUCivR 7-1(a)(4)(C)(i), for a total of 30 pages, exclusive of face sheet, signature

block, certificate of service, and exhibits.

Good cause exists to grant this motion. Plaintiffs have brought nine causes of action in their

Complaint, alleging that nine provisions of Utah's Election Code violate both the state and federal

Constitutions. Plaintiffs seek prohibitory and mandatory injunctions on all claims.

Despite streamlining her Memorandum in Opposition by not duplicating arguments

applicable to both the state and federal constitutions and by narrowing the salient issues as much as

possible, five extra pages are needed to provide background for the claims and defenses, discuss the

Election Code provisions at issue, and respond to Plaintiffs' arguments.

Plaintiffs stipulate to this request.

A proposed order is submitted with this Motion.

DATED this February 22, 2024.

THE OFFICE OF THE UTAH ATTORNEY GENERAL

/s/ Lance Sorenson

LANCE SORENSON

SCOTT D. CHENEY

DAVID N. WOLF

JASON N. DUPREE

Assistant Utah Attorney General

Attorney for Defendants

So Stipulated:

/s/Steve Klein

E-signature inserted by filing attorney with approval

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## **CERTIFICATE OF SERVICE**

I hereby certify that on February 22, 2024, I electronically filed the foregoing **STIPULATED MOTION FOR LEAVE TO FILE OVERLENGTH MEMORANDUM IN OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION** by using the Court's electronic filing system which will send a notice of electronic filing to the following:

Kyle F. Reeder Cannon Law Group kyle@cannonlawgroup.com

Benjamin Barr Stephen R. Klein Barr & Klein PLLC ben@barrklein.com steve@barrklein.com

Counsel for Plaintiffs

/s/ Seth Huxford
Seth Huxford